1 Hon. Robert J. Bryan Hon. J. Kellev Arnold 2 3 4 5 UNITED STATES DISTRICT COURT 6 FOR THE WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA SANDRA HERRERA, et al., 8 NO. C95-5025 RJB/JKA 9 Plaintiffs. STIPULATED ORDER REMOVING 10 COURT MONITOR AND APPOINTING Vs. **REPLACEMENT** 11 PIERCE COUNTY, et al., 12 13 Defendants. 14 **STIPULATION** 15 IT IS HEREBY STIPULATED AND AGREED by and between the parties that pursuant 16 to the Court approved settlement agreement (Dkt. # 284), the Court should order Dr. Joseph 17 Goldenson removed as the court monitor of this action and appoint Judith F. Cox as his replace-18 19 ment to perform only the function described in the aforementioned settlement agreement. 20 DATED this 8th day of JANUARY, 2010. 21 Attorneys for Plaintiffs Attorney for Defendants 22 Mark Lindquist - Pierce County Prosecutor ACLU OF WASHINGTON FOUNDATION s/ Daniel R. Hamilton s/ Harry Williams 23 Daniel R. Hamilton, WSBA # 14658 Harry Williams, WSBA No. 41020 ACLU of Washington Deputy Prosecuting Attorney 24 705 Second Avenue, Suite 300 955 Tacoma Ave. South, Suite 301 Seattle, WA 98104 Tacoma, WA 98402-2160 25 E-mail: hwilliams@aclu-wa.org dhamilt@co.pierce.wa.us Page 1 - Order

1 2 3 4 5 6 7 8	s/ Salvador Mungia Salvador A. Mungia, WSBA No. 14807 Gordon, Thomas, Honeywell, Malanca, Peterson & Daheim PO Box 1157 Tacoma, WA 98401-1157 smungia@gth-law.com s/ Fred Diamondstone Fred Diamondstone, WSBA No. 7138 710 Second Ave., #700 Seattle, WA 98104 fdiamondstone@seanet.com s/ Douglas Vanscoy Douglas Vanscoy, WSBA # Deputy Prosecuting Attorney 955 Tacoma Ave. South, Suite 301 Tacoma, WA 98402-2160 dvansco@co.pierce.wa.us		
9	Discovered to the Court engages of entire and engage and the charge stimulation of the		
10			
11	Parties, the Court enters the following:		
	<u>ORDER</u>		
12	1. Dr. Joseph Goldenson is removed as the court monitor of this action;		
13 14	2. Judith F. Cox is appointed as the court monitor of this action to replace Dr. Goldenson;		
15	3. By July 30, 2010, the new court monitor will submit a report to the Court		
16	and parties concerning her examination of the ten (10) issues remaining in this case that are listed in the approved settlement agreement specifical-		
17	ly: a) Segregation rounds; b) Response to medical kites; c) Response to mental health kites; d) Refusal of care; e) Training of custody staff per-		
18	forming reception screening; f) Privacy of nursing interviews at reception; g) Management of alcohol withdrawal; h) Chronic disease program; i) Continuous Quality Improvement program; and j) Mental health referrals from booking. See Dkt. # 284-2 at 1-2. Pursuant to the aforementioned agreement, the report should address those items only to the extent they concern provision of minimal standards of constitutionally adequate health care. Id.		
19			
20			
21			
22	DONE IN CHAMBERS, this 11 th day of January, 2010.		
23	H. Amel		
24			
25	J. Kelley Arnold United States Magistrate Judge		

1 2	Presented by:	Approved and Notice of Presentment Waived:
3	MARK LINDQUIST Prosecuting Attorney	HARRY WILLIAMS Attorney at Law
4	By s/ DANIEL R. HAMILTON	By <u>s/ HARRY WILLIAMS</u>
56	DANIEL R. HAMILTON / WSB# 14658 Deputy Prosecuting Attorney	HARRY WILLIAMS/ WSBA # 41020 Attorney for Plaintiffs
7	Attorneys for Pierce County	
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		